

February 8, 2021

## **VIA FACSIMILE**

Office of the Indiana Attorney General Indiana Government Center South 302 W. Washington St., 5th Floor Indianapolis, IN 46204 Fax: (317) 232-7979

Re: Public Records Request

Dear Public Official:

Pursuant to the Indiana Access to Public Records Act (APRA), Ind. Code §§ 5-14-3-1 et seq., American Oversight makes the following request for records.

In early December 2020, Texas Attorney General Ken Paxton filed a lawsuit seeking to block various states from casting "unlawful and constitutionally tainted votes" in the Electoral College. Seventeen additional states, including Indiana, filed motions backing Texas's efforts. Later public reporting indicated that in the days leading up to Texas's filing, a group of Republican state attorneys general solicited U.S. Justice Department support from then-Attorney General William Barr.

Accordingly, American Oversight seeks records concerning any attempts to petition the U.S. Department of Justice to support efforts to overturn election results.

## Requested Records

American Oversight requests that the Office of the Indiana Attorney General produce the following records within seven days:

1. All email communications (including emails, email attachments, calendar invitations, and calendar attachments) between (a) any of the Office of the Indiana Attorney General officials listed in Column A, below, and (b) any of the external parties listed in Column B, below.

<sup>&</sup>lt;sup>2</sup> Todd J. Gillman, 17 States and Trump Join Texas Request for Supreme Court to Overturn Biden Wins in Four States, Dallas Morning News (Dec. 9, 2020, 10:34 AM), <a href="https://www.dallasnews.com/news/politics/2020/12/09/trump-says-hell-join-texas-lawsuit-asking-supreme-court-to-block-62-biden-electors-from-four-states/">https://www.dallasnews.com/news/politics/2020/12/09/trump-says-hell-join-texas-lawsuit-asking-supreme-court-to-block-62-biden-electors-from-four-states/</a>.



<sup>&</sup>lt;sup>1</sup> Emma Platoff, In New Lawsuit, Texas Contests Election Results in Georgia, Wisconsin, Michigan, Pennsylvania, Tex. Tribune, Dec. 8, 2020,

 $<sup>\</sup>underline{https://www.texastribune.org/2020/12/08/texas-ken-paxton-election-georgia/}.$ 

- 2. All text messages or communications on messaging applications similar in form to text messages (including, but not limited to, Signal, WhatsApp, Facebook Messenger, and Twitter direct messages) between (a) any of the Office of the Indiana Attorney General officials listed in Column A, below, and (b) any of the external parties listed in Column B, below.
- 3. All records reflecting the content of any meetings or calls between (a) any of the Office of the Indiana Attorney General officials listed in Column A, below, and (b) any of the external parties listed in Column B, below, including, but not limited to, agendas, meeting minutes or summaries (including handwritten notes and informal email summaries), and any materials exchanged by participating parties.

Column A: Office of the Indiana		Column B: External Parties	
Attorney General Officials			
i.	Curtis Hill, former Attorney	State Attorneys General (including the	
	General, or anyone	named attorneys general and anyone	
	communicating on his behalf	communicating on their behalf such as	
	(such as an assistant or	a chie	f of staff, assistant or scheduler):
	scheduler)		·
ii.	Anyone serving as Chief of	i.	Steve Marshall, Alabama
	Staff to Attorney General	ii.	Leslie Rutledge, Arkansas
	Hill	iii.	Ashley Moody, Florida
iii.	Thomas M. Fisher, Solicitor	iv.	Derek Schmidt, Kansas
	General	v.	Jeff Landry, Louisiana
iv.	Kian Hudson, Deputy	vi.	Lynn Fitch, Mississippi
	Solicitor General	vii.	Eric Schmitt, Missouri
v.	Julia C. Payne, Deputy	viii.	Justin Smith, Missouri (Deputy
	Attorney General		Attorney General)
		ix.	Tim Fox, Montana (former)
		х.	Doug Peterson, Nebraska
		xi.	Wayne Stenehjem, North
			Dakota
		xii.	Mike Hunter, Oklahoma
		xiii.	Alan Wilson, South Carolina
		xiv.	Jason Raynsborg, South Dakota
		XV.	Herbert Slatery, Tennessee
		xvi.	Ken Paxton, Texas
		xvii.	Sean Reyes, Utah
		xviii.	Patrick Morrisey, West Virginia
		Other	:
		i.	John Sauer, Missouri Solicitor
			General (including, but not
			limited to, at
			John.Sauer@ago.mo.gov)
		US F	Department of Justice:
		<u> </u>	The state of the s

i.	Bill Barr, former Attorney
	General
ii.	Jeffrey Rosen, former Acting
	Attorney General
iii.	Will Levi, former Chief of
	Staff to Attorney General Barr
iv.	Rachel Parker Bissex, former
	Deputy Chief of Staff to
	Attorney General Barr
v.	Patrick Hovakimian, Chief of
	Staff to former Acting
	Attorney General Rosen
vi.	Jeffrey Wall, former Solicitor
	General
vii.	Jeffrey Clark, former Acting
	Assistant Attorney General,
	Civil Division
	iii. iv. v.

Please provide all responsive records from November 3, 2020, through January 20, 2021.

Pursuant to Ind. Code § 5-14-3-8(b), American Oversight asks that no fees be charged in connection with searching for or reviewing potentially responsive records. To the extent your office anticipates charging any copying fees for this request in excess of \$100, please notify us prior to incurring such fees.

## Guidance Regarding the Search & Processing of Requested Records

In connection with its request for records, American Oversight provides the following guidance regarding the scope of the records sought and the search and processing of records:

- Please search all locations and systems likely to have responsive records, regardless of format, medium, or physical characteristics.
- In conducting your search, please understand the terms "record," "document," and "information" in their broadest sense, to include any written, typed, recorded, graphic, printed, or audio material of any kind. We seek records of any kind, including electronic records, audiotapes, videotapes, and photographs, as well as letters, emails, facsimiles, telephone messages, voice mail messages and transcripts, notes, or minutes of any meetings, telephone conversations or discussions.
- Our request for records includes any attachments to those records or other materials enclosed with those records when they were previously transmitted.
   To the extent that an email is responsive to our request, our request includes all

prior messages sent or received in that email chain, as well as any attachments to the email.

- Please search all relevant records or systems containing records regarding agency business. Do not exclude records regarding agency business contained in files, email accounts, or devices in the personal custody of your officials, such as personal email accounts or text messages.
- In the event some portions of the requested records are properly exempt from disclosure, please disclose any reasonably segregable non-exempt portions of the requested records.<sup>3</sup> If a request is denied in whole, please state specifically why it is not reasonable to segregate portions of the record for release.
- Please take appropriate steps to ensure that records responsive to this request are not deleted by the agency before the completion of processing for this request. If records potentially responsive to this request are likely to be located on systems where they are subject to potential deletion, including on a scheduled basis, please take steps to prevent that deletion, including, as appropriate, by instituting a litigation hold on those records.

If you have any questions regarding how to construe this request for records or believe that further discussions regarding search and processing would facilitate a more efficient production of records of interest to American Oversight, please do not hesitate to contact American Oversight to discuss this request. American Oversight welcomes an opportunity to discuss its request with you before you undertake your search or incur search or duplication costs. By working together at the outset, American Oversight and your agency can decrease the likelihood of costly and time-consuming litigation in the future.

Where possible, please provide responsive material in an electronic format by email. Alternatively, please provide responsive material in native format or in PDF format on a USB drive. Please send any responsive material being sent by mail to American Oversight, 1030 15th Street NW, Suite B255, Washington, DC 20005. If it will accelerate release of responsive records to American Oversight, please also provide responsive material on a rolling basis.

## **Conclusion**

American Oversight is a 501(c)(3) nonprofit with the mission to promote transparency in government, to educate the public about government activities, and to ensure the accountability of government officials. American Oversight uses the information gathered, and its analysis of it, to educate the public through reports, press releases, or other media. American Oversight also makes materials it gathers available on its public

<sup>&</sup>lt;sup>3</sup> Ind. Code § 5-14-3-6(a).

website and promotes their availability on social media platforms, such as Facebook and Twitter.<sup>4</sup>

We share a common mission to promote transparency in government. American Oversight looks forward to working with your agency on this request. If you do not understand any part of this request, please contact Mehreen Rasheed at <a href="mailto:records@americanoversight.org">records@americanoversight.org</a> or (202) 848-1320.

Sincerely,

/s/Mehreen Rasheed Mehreen Rasheed on behalf of American Oversight

<sup>&</sup>lt;sup>4</sup> American Oversight currently has approximately 15,600 page likes on Facebook and 105,500 followers on Twitter. American Oversight, Facebook, <a href="https://www.facebook.com/weareoversight/">https://www.facebook.com/weareoversight/</a> (last visited Jan. 27, 2021); American Oversight (@weareoversight), Twitter, <a href="https://twitter.com/weareoversight">https://twitter.com/weareoversight</a> (last visited Jan. 27, 2021).